

VIA ECF

September 19, 2019

Hon. Joel Schneider, U.S.M.J. U.S. District Court for the District of New Jersey Mitchell H. Cohen Building & U.S. Courthouse 4th & Cooper Streets Camden, New Jersey 08101

Re: Eagle View Technologies, Inc., et al. v. Xactware Solutions, Inc., et al., Civil Action No. 15-7025 (RBK)(JS)

Matthew Sklar Partner T. 973-639-2009 F. 973-297-6602 msklar@mccarter.com Dear Judge Schneider:

This firm represents Defendants Xactware Solutions, Inc. and Verisk Analytics, Inc. (collectively, "Defendants") in the above-referenced action. We write jointly with Plaintiff to respectfully request an extension of time, up to and including October 16, 2019, for the parties to submit motion to seal submissions and redacted versions of the documents related to the parties' Trial Briefs (Dkt. 746, 748, 749, 751); Defendants' Brief in Opposition to Plaintiff's Objections (Dkt. 764); Defendants' Brief in Opposition to Plaintiff's Objections to Non-Infringement Arguments (Dkt. 768); Defendants' Statement Regarding Certain Non-Infringement Arguments (Dkt. 771); Plaintiff's Letter concerning Merger Agreements (Dkt. 776); and Trial Transcripts.

McCarter & English, LLP Four Gateway Center 100 Mulberry Street Newark, NJ 07102-4056 T. 973.622.4444 F. 973.624.7070 www.mccarter.com

The extension is requested to allow the parties additional time to review and redact the documents that were filed under seal and prepare appropriate redactions.

BOSTON HARTFORD If Your Honor approves of the requested extension, we respectfully request that you "so order" this letter and have it filed on the docket. Thank you for your consideration of this matter.

STAMFORD

Respectfully,

NEW YORK

NEWARK

/s/ Matthew Sklar
Matthew Sklar

EAST BRUNSWICK

cc: Counsel of Record (via ECF and e-mail)

PHILADELPHIA

WII MINGTON

SO ORDERED this _____ day of September, 2019.

WASHINGTON, DC

Honorable Joel Schneider, U.S.M.J.